

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NORTH CAROLINA

Plaintiff RAYMOND TARNTON, et al.
Address

Case Number: 5:15-CV-451-BO

VERSUS

EXECUTION

(Rule 69, F.R.Cv.P. and G.1-313(1); GS.1C, Art. 16)

Defendant KENNETH SEALEY, et al.
Address

Defendant Leroy Allen
Address P.O. Box 803
Mt. Holly, NC 28120-0803

TO THE UNITED STATES MARSHAL:

By the terms of a judgment rendered in favor of Plaintiffs

against, Defendants

the following sums are now due:

Principal	Interest to date	Court Costs	Other	Total:
\$ 63,500,000	154,696.44	\$ 6,462,150.48		\$ 70,116,846.92

For the United States Marshal's fees (see 28 U.S.C. § 1921) - \$ 0. Post-Judgment interest is computed on the principal at the legal rate from the date shown below:

Date from which interest due:	Legal rate of interest:	Date Judgment entered on docket:
April 20, 2023	4.68%	April 20, 2023

You are commanded to satisfy the judgment

By demanding payment from the defendant

Out of the personal property of the defendant, and if sufficient property cannot be found, then out of the real property belonging to the defendant on the day the judgment was entered on the docket of this Court as shown above or any time after that date.

Except as to property set off as exempt (a list of which is attached) out of the personal property of the defendant within your district, and if sufficient personal property cannot be found, then out of real property belonging to the defendant on the day the judgment was docketed in this court as shown above or any time after that date.

Out of the property listed below which is excepted by law from the exemptions:

Description of property excepted from exemptions (if applicable)

Additional order for satisfying judgment

Date Issued: _____

This writ must be returned
within 90 days after the
date of issue.

Signature: _____

Clerk, U.S. District Court
 Deputy Clerk